Case 3:20-c 122-KH3 (Volume 38 Filed 5/07/20 Page 1 of 5 PageID 4 IN THE UNITED STATES DISTRICT COURT FOR THE MARTHERN DISTRICT OF TEXAS DALLAS DIVISTON Motion to petition for redress of Grishmer Court Under the 1st amendment of the Corrections To release or give better conditions To the Honorable JUDGES OF SAID COURT: MAY - 2020 Comes Now, Nothaniel Milo#2004022, Pepulyacina 18024504 Deno Corpore 14051598 Fichel w 19029927, Rondal Jackson Jr 19040602, Highely sose lopez Calixto #20011493, Jun # 198 23 41 - Copez 2000929 Langoria #190/0948 Darwin Rivers 2003377 PANT 7 2000 660 7 Oliverter 20187211 ABEL LIRA # 200/0993, Haxans-Waldett, Palmer#18051523 and fike this motion is would show the following: It is the maxim of law that for a matter to be resolved of must be asserted. It 9s a clear fact that the above mentioned petitioners are currently incarcerated in the Dallas County Jail while the COVID-19 Pandemic is currently devouring the population in the world and as a result the above mentioned petitioners

have been subject to Inhumane, harse, cruel and unusual punishment, to with not being housed properly as currently the Sail has the petitioners who are flesh and blood living men with souls to be in 24 man tanks while it has already been deemed by Public afficials that no more then 10 people are allowed to gather in one place at a time, while we are 14 people over that number by force and as a result our rights to access the courts has been denied we deem this flat to be unconstitutional and demand Remedy, cure and maintenence of the issue.

TI

As a result of the courts from Companies lack of due diligence we have suffered the violation of the Speedy trial Act as well as the right to be heard the right to bond the right transition to daily prison life to receive contact visits and program rehabilitation as well as to access the courts and have our motions heard and ruled on.

The above mention lack of safe gaurds not put in place by the courts amounts to denigl of due process and as a nesult puts the courts in breach of contract as well as those under the courts authority.

For we did not consent to be treated as such and the courts are using color of law to sustify the un constitution consistions in which the petitioners are currently being subject to by force.

We move that the court order the release of all of the petitioners to avoid law svits for fraud on the factum as well as intronsic fraud and fraud for misplacing of south statutes. For the longer we are held to such conditions we are put at a greater risk everytax to coatch COVID-19 and have had no gust treatment which can lead to an cruil lawsuit [See: the tuskingee study].

WHEREFORE PREMISES CONSIDERED

defendanty humbly prays that said court grand such

motion as sustace well be dune in this carse.

Respectfully Submatted Pro SE Defendants

Haxans Palmentt 18651523, Leroy Lewis #20004819

JODO GO D, Kondal Tackson Jo # James 1000880 De Tolkson Jo # James 20003880 De Tolkson Jo # James 2000380

LaDarian Wilson 18024504 Filmd water 19029927

Kashanis Cairs#20011022 Dominic Olivor 20167211

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Reyshall Forlan 20006266 Deno Coper 1905/598 Miguel Calixto 2099 20011493
Miguel Calixto 2099 20011493
 Darwin Rivara Castro #20013377
TOSE OPEZ# 2000929
Jose / Opez# 2000929 Guillermo Gonzalez #19022728

Miguel Calixto # 20011993 Su llermo Ginzalez#19022728 Maxans Palmer#17051533

Darwin recontent # 20004819 KaDarian Wilson #18024504 Rondal Jackson Jr. 79040602 Darwin Rivers Castro & 20013374 r. #19040602

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Dallas TX 75266

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